Application No. 10/069,799

Reply to Office Action of October 1, 2003

corresponding polynucleotide sequence.

Applicants further submit that the claims of Groups I and III share common

technical feature in that the claims directed to antibodies (Group III) define in part

antibodies that recognize the polypeptide sequence of SEQ ID NO: 5 and the antibodies

are defined in the claims by reference to the polypeptide antigen, a conventional

practice for defining antibodies. Thus, the claims directed to antibodies and

polypeptides share unity of invention.

Based on the foregoing, it is submitted that all the claims of the present

application share unity of invention via common technical feature and should be

examined together. Applicants respectfully request reconsideration of the restriction

requirement and at a minimum simultaneous examination of claims 63-66, 67, 72, 83

and 84 to the extent relevant to the sequence as set forth in SEQ ID NO: 5.

Conclusion

This Response is accompanied by a Petition for Extension of Time and the fee of

\$110.00 (one month) for a large entity pursuant to 37 C.F.R. § 1.17(a)(1).

If this amount is incorrect, please charge any fees or credit any overpayments

under the foregoing rules to Deposit Account No. 07-1969.

Respectfully submitted,

nayoon

Heeja Yoo-Warren Reg. No. 45,495

GREENLEE, WINNER AND SULLIVAN, P.C. 5370 Manhattan Circle, Suite 201

Boulder, CO 80303

Telephone: (303) 499-8080 / Facsimile: (303) 499-8089

E-mail: winner@greenwin.com Attorney Docket No. 20-02

nk: November 14, 2003

3